

PART 70 / FESOP PERMIT- ANNUAL COMPLIANCE CERTIFICATION

This form should be used to satisfy the annual certification requirements for Part 70 sources under 326 IAC 2-7-6(5) and FESOP sources under 326 IAC 2-8-5(a)(1)(C). Attach a signed certification from the permit to complete the annual compliance certification.

SOURCE INFORMATION					
Source name:	Blue Ox Woodworks, Inc.				
Source address:	1234 N. Main St.				
City:	Greentown	State:	IN	Zip code:	47345
Mailing address: (if different)					
City:		State:		Zip code:	
Permit number:	T000-0000-0000				
Contact person:	John Smith				
Phone number:	317/989-1234				
Fax number:	317/989-5678				
Reporting period:	1/1/00 to 12/31/00				

Section A - Information Verification (Optional)
Is the information in Section A correct? Yes
If not, what information has changed:

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this document are true, accurate, and complete.
Signature:
Printed Name: Sam R. Jones
Title/Position: Vice President
Phone number: 317/888-9999
Date: 4/13/01

“Responsible official” means the following:

A) For a corporation:

- (i) a president;
- (ii) a secretary;
- (iii) a treasurer;
- (iv) a vice president of the corporation in charge of a principal business function;
- (v) any other person who performs similar policy or decision making functions for the corporation; or
- (vi) a duly authorized representative of any person listed in this clause if the representative is responsible for the overall operation of one (1) or more manufacturing, production, or operating facilities applying for or subject to a Part 70 permit and either:
 - (AA) the facilities employ more than two hundred fifty (250) persons or have gross annual sales or expenditures exceeding twenty-five million dollars (\$25,000,000) (in second quarter 1980 dollars); or
 - (BB) the delegation of authority to such representative is approved in advance by the commissioner.

(B) For a partnership or sole proprietorship, a general partner or the proprietor, respectively.

(C) For a municipality, state, federal, or other public agency, either a principal executive officer or ranking elected official.

As used in this clause, “principal executive officer of a federal agency” includes the chief executive officer having responsibility for the overall operations of a principal geographic unit of the agency, for example, a regional administrator of the U.S. EPA.

(D) For affected sources:

- (i) the designated representative for actions, standards, requirements, or prohibitions under Title IV of the CAA or the regulations promulgated thereunder; and
- (ii) the designated representative for any other purposes under a Part 70 permit.

A duly authorized representative may be delegated authority to sign a compliance certification, but only if the following occur:

- The representative is responsible for the overall operation of one or more manufacturing, production, or operating facilities and either:
 - the facilities employ more than 250 persons; or
 - have gross annual sales or expenditures exceeding \$25,000,000 (in second quarter 1980 dollars)*; or
 - the delegation is approved in advance by the commissioner.

An example of a responsible official or duly authorized representative would be a plant or site manager that is responsible for the overall operation of a manufacturing plant. Examples of individuals that do not meet the criteria include environmental consultants or environmental managers, human resource directors and safety coordinators that are not responsible for the overall operation of a plant.

* IDEM can provide a conversion of the dollar figure into current dollars upon request.

FESOP requirements

“Authorized individual” means an individual responsible for the overall operation of one (1) or more manufacturing, production, or operating plants or a duly authorized representative of such person. For any public agency, the term means either a ranking elected official, the chief executive officer, or a designated representative of such person having responsibility for the overall operations of a principal geographic unit of the agency.

The definition of an “authorized individual” is similar to that of a “responsible official”, except that the definition of authorized individual is not as narrow. IDEM expects that the authorized individual would have a similar level of control as a responsible official, but the definition could include health and safety managers and others.

COMPLIANCE CERTIFICATION

[illegible]

CC = continuous compliance ; IC = intermittent compliance ; RK = record keeping ; RR = records review

Permit term/condition		Comp. status CC / IC	Methods	Report date / Comments
SECTION C - SOURCE OPERATION CONDITIONS				
C.1	Particulate Matter Emission Limitations For Processes with Process Weight Rates Less Than One Hundred (100) pounds per hour	CC	RK	
C.2	Opacity	IC	VE	8/17/00, Emergency Occurrence Report
C.3	Open Burning	CC	WP	
C.4	Incineration	CC	RK	
C.5	Fugitive Dust Emissions	CC	WP	
C.7	Operation of Equipment	IC	RR	9/25/00
C.8	Stack Height	CC	RK	
C.9	Asbestos Abatement Projects	CC	RK	
C.10	Performance Testing	CC	RK	
C.11	Compliance Requirements	CC	RK	
C.12	Compliance Monitoring	CC	RK	
C.13	Maintenance of Emission Monitoring Equipment	CC	RK	
C.14	Monitoring Methods	CC	PM, RK, VE	
C.15	Pressure Gauge and Other Instrument Specifications	CC	RK	
C.16	Emergency Reduction Plans	CC	RK	
C.17	Risk Management Plan	CC	RK	
C.18	Compliance Monitoring Plan - Failure to Take Response Steps	CC	RK, RR	
C.19	Actions Related to Noncompliance Demonstrated by a Stack Test	CC	RK	
C.20	Emission Statement	CC	RK	
C.21	General Record Keeping Requirements	IC	RK	10/5/00
C.22	General Reporting Requirements	CC	RR	
C.23	Compliance with 40 CFR 82 and 326 IAC 22-1; Stratospheric Ozone Protection	CC	WP	

CC = continuous compliance ; IC = intermittent compliance; RK = record keeping ; RR = records review; PM = parametric monitoring ; VE = visible emissions ; WP = work practice

Permit term/condition		Comp. status CC / IC	Methods	Report date / Comments
SECTION D - FACILITY OPERATION CONDITIONS				
D.1.1	Volatile Organic Compounds (VOC)	CC	WP	
D.1.2	PSD Minor Limit	CC	RK	
D.1.4	Particulate Matter (PM)	CC	RK	
D.1.5	Preventive Maintenance Plan	CC	RK	
D.1.6	Testing Requirements	CC	ST	
D.1.8	VOC Emissions	CC	RK	
D.1.9	Particulate Matter (PM)	CC	WP	
D.1.10(a)	Monitoring	CC	Insp	
D.1.10(b)	Monitoring	CC	Insp	
D.1.11(a)	Record Keeping Requirements	CC	RK	
D.1.11(b)	Record Keeping Requirements	CC	RK	
D.1.12	Reporting Requirements	IC	RR	8/15/00
D.2.1	Particulate Matter (PM)	CC	RK	
D.2.2	Preventive Maintenance Plan	CC	RK	
D.2.3	Particulate Matter (PM)	IC	RK	8/17/00, Emergency Occurrence Report
D.2.4	Visible Emissions Notations	CC	VE, RK	
D.2.5	Parametric Monitoring	CC	RK	
D.2.6	Broken or Failed Bag Detection	CC	Insp	
D.2.7(a)	Record Keeping Requirements	CC	RK	
D.2.7(b)	Record Keeping Requirements	CC	RK	
D.2.8	Reporting Requirements	CC	RR	

CC = continuous compliance ; IC = intermittent compliance ; RK = record keeping ; RR = records review ; VE = visible emissions ; Insp = inspection ; ST = stack test ; WP = work practice